

Exhibit I



Aaron Wright <aaron@holcombward.com>

RE: Floyd's of Leadville v. Alexander Capital et al. -- Recent Correspondence

1 message

Daniel J. Vedra <dan@vedralaw.com>

Wed, Sep 25, 2024 at 10:47 AM

To: Bryan Ward <bryan.ward@holcombward.com>

Cc: Aaron Wright <aaron@holcombward.com>, Holly Cole <holly@holcombward.com>, Paul Rachmuth <paul@paresq.com>

Bryan:

I will let him know.

Aside from the e-mails that you are referencing, we don't have any other e-mails. If you already have them, do you need me to produce them to you?

Dan

**VEDRA LAW LLC**

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From: Bryan Ward <bryan.ward@holcombward.com>**Sent:** Tuesday, September 24, 2024 3:59 PM**To:** Daniel Vedra <dan@vedralaw.com>**Cc:** Aaron Wright <aaron@holcombward.com>; Holly Cole <holly@holcombward.com>; Paul Rachmuth <paul@paresq.com>**Subject:** Floyd's of Leadville v. Alexander Capital et al. -- Recent Correspondence

Dan,

As you know, since you were cc'd, over the past two days your client, Floyd's of Leadville, by way of its CEO, Mr. Landis, has sent emails to various parties to the case and witnesses, including Defendant Clapham, my client Mr. Gazdak, Mr. DiMartini, and Mr. Hurley.

At this point, since our clients have no business relationship or other need to communicate outside of this litigation, I ask that your client direct any communication to Alexander Capital or any of its representatives or agents through counsel.

Also, we ask that you produce all communications that Mr. Landis and Floyd's of Leadville have had with Mr. Hurley, including the emails from today and yesterday. These communications would be responsive to, among other things, ACLP Defendants Second Request items 4 and 5.

Thank you,

Bryan M. Ward



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